First Amended Complaint part a
UNITED STATES DISTRICT COURTON
WESTERN DISTRICT COURTON
AT SEATTLE OF WASHINGTON

KYLE LYDELL CANTY Case No 2:16-cv-01655-VS. Plaintiff, RAJ-JPD

KING COUNTY, et al Pursuant To defendant. RULE 15 F.R.C.P.

Additional Facts:

MR. Canty the Plaintiff Wants to provide the Courts With additional information pursuant to Rule 15 F.R.C.P. The additional facts are labled under first amended Complaint Part two Simply because MR. Canty the Plaintiff has already mailed in the first amended Complaint With the Cured deficiencies, this is part two of the Original amendend Complaint

The additional facts listed in this complaint specifical and directly correspond wit endant's, own ccording to the Washingtons own discovery. MR. Canty, the Plaintiff Will also be the federal constructional and federal laws

Pursuant to 18 U.S.C.A. 241
Seattle Police detective Timothy
Renihan along With King County
DMHP Gail Bonicalzi, Knowingly,
intentionally, maliciously, and Willfully
according to their own Written
testomory has Committed Conspiracy
againts MR. Canty's rights

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also these two defendants pursuant to 18 U.S.C.A. 1201 (A 1 (B) have Committed Kidnapping (Please See Page 12 of 25, and page 24 of 36 of the State of Washington's Owned discovery that MR. Canty has provided

Pursuant to 18 U.S.C.A 242 MR. Canty the plaintiff is a 31 year old African American make year old African American male who has no felonies on is criminal record prior to the date of July 8, 2016. MR. Canty wrote a article dealing with his experience while being black in the United States. The article was also addressing Police harassment that he was receiving from police across the United States, and then in less than a year later MR. Canty the Plaintiff was charged falsely with harassment of a police officer that he of a police officer that he doesn't know (Please See Page 27 of 36 of the State of Washington s own discovery

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Pursuant to U.S.C.A. First amendment of the United States MR. Canty the Plaintiff has a right to be free from the prohibiting of free Speech, or of the press and MR. Canty has the right to peaceably assemble, the Seattle Police department Violated MR. Canty's First amendment rights of the United States (Please See Page 10 of 25) of the State of Washington's Own discovery

Pursuant to the Second amendment of the United States Constitution MR Canty the Plaintiffs right to bear arms was violated, futher more the Seattle Police department went through great lengths to insure MR Canty the Plaintiff rever ownis a firearm, the Seattle Police department even tried to use the FBI, ATF, and when that failed they then tried to munipulate the mental health System (Please see Page 10 of 25)

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of the state of Washington's own discovery

Pursuant to the Fourth amend ment of the United States Constitution, MR. Canty the Plaintiff's right to be free from illegal Searches, Seizures, Warrants, must be upon probable Cause was violated. The buildin Cause was violated. The bulleting that was issued by the Seattle Police department detective timothy Renihan States that there is no proboble cause for MR. Canty the plaintiff's arrest, So What is MR. Canty Sitting in King County Jail for? The balletin alleges that MR. Canty threatend to Shoot Police, the bulletin also says there is no probable Cause for MR. Canty's arrest, it wasn't until the failed attempt to Maripulate the mental health System, does this ficticious felony harassment Charge come five days after the failed manipulation of the mental health system, and then When the felony harassment Charge Wouldn't hold up, two months later King County Comes With more ficticious Charges like assault in the those Charges in the third degree, these Charges are on police officers that Mr. Canty doesn't know. On the Police bulletin Prepared by the Seatte Police department's very own Timothy Reninary, it States that MR. Canty Would defend himself as in Self defense. (See exhibit there is no probable cause for his arrest) The felony harassment Charge of a police officer that MR. Canty the plaintiff his Charged With is based upon falsified documentation, that the Seattle police department along with the King County prosecutor's office. Conspired took ther to Knowingly, intentionally maticiously and willfully deprive MR. Canty the plaintiff of his Constitutional rights, the defendant's also knowingly, intentionally, maliciously, and Willfully, Wrote about What was done to MR. Canty the plaintiff in the State of Washington's own discovery (see discovery, Timothy Renihan's own narrative)

Pursuant to the Fifth amendment of the United States Constitution MR. Canty the Plaintiff rights to due Process of the law has knowing ly intentionally, maliciously, and Willfuthy has been violated by Chief Judge Dean S. Lum, MR. Canty has forwarded all of the documents to the Correct department (Please See Exhibit, Judicial Commission on Conduct)

Pursuant to the Sixth amendment Of the United States Constitution MR. Canty the Plaintiffs right

to enjoy a speedy and Public trial has been Continuously, Knowingly, intentionally, maliciously, and Wifully Violated in fact the King County Prosecutor's office Says that they don't have to follow Constitutional law, both King County Judges along With their prosecutors have held MR County in Soil Mainst his MR. Canty in Jail against his Free Will Since July 13th 2016 MR. Canty the Plaintiff is the "Prose"
litigant in the Court Proceeding
in the Superior Courts of King County
and MR. Canty has not signed any
Paper Work ever, this includes Continuances, MR. Canty the plaintiff in this Civil action has objected on the record to each and every Continuance, however the King County Judges Continue to violate the Inited States Constitution on he record.

Pursuant to the eighth amend ment of the United States Constitution, MR. Can'ty the Plaintiff's rights were violated by King County Senior DPA Stephen , A Herschokowitz, he issued a bogus warrant for 50,000. MR. Canty the Plaintiff is homeless so how Can he pay any of 50,000. Furthmore Why hasn't MR. Canty ever Seen is warrant he is in fact in receipt of all of the discovery (see page 27 of 36) of the State of Washington's discovery

Pursuant to the Four-teenth amendment of the United States Constitution MR. Canty the Plaintiff's rights to the equal Protection of the laws have been violated by all the defendants named in this Complaint.

ached in this complaint is malicio With the help d the Seattle haraed With horassment police officer Sean that MR. Cant doesn't know s been in k receives ano

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assault in the third ex against another of his medica e has mental o man pulate the scrotter t. Wice

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MR. Canty Was Court ordered prosecutors request .Information fessional opinion rsignated. essionat for invo mitment King Count Committed, manipulating Mental health System Knowing My Maliciously, intentionally, and Willfully

Prepared by:

2/ 11/17/2016

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